IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Klaus Fuchs et al.

Examiner: Sudhaker Patel

Serial No.:

09/912,163

Group Art Unit: 1624

Filed:

July 24, 2001

Docket: 1/1143

For: PHENYL-AND PHENYLALKYL-SUBSTITUTED

ETHANOLAMINES

AND

ETHYLENEDIAMINES

Assistant Commissioner for Patents Washington DC 20231

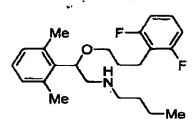
REPLY TO RESTRICTION REQUIREMENT

Sir:

This Reply is filed in answer to the Office Action dated September 27, 2002. In that Office Action, a one month shortened statutory period was set for response and this Reply is therefore timely. If it is determined, however, that any fees under 37 C.F.R. §§ 1.16 or 1.17 are due in connection with this Reply, authorization is hereby given to charge such fees to Deposit Account No. 02-2955. In addition, applicants also request that any subsequently filed reply requiring a petition for an extension of time for its timely submission be treated as if it incorporated such petition for an extension of time pursuant to the provisions of 37 C.F.R. § 1.136(a)(3) and hereby authorize that any fees due in connection therewith be charged to Deposit Account No. 02-2955.

In the Office Action dated September 27, 2002, the Examiner imposed a restriction requirement in the instant application. The Examiner alleged that the claims of the instant application include two independent and distinct inventions, which the Examiner divided into Groups I and II.

In response to that restriction requirement, applicants hereby elect without traverse to prosecute in this application the subject matter of Group I, claims 1 to 39 (in part), and elect N-[2-[3-(2,6difluorophenyl)propoxy]-2-(2,6-dimethylphenyl)ethyl]-N-n-butylamine



(the species of Example 13) as the species for examination purposes. Applicants reserve the right to prosecute in one or more divisional applications whatever subject matter is not examined or allowed here.

Applicants respectfully submit that all the pending claims are allowable and therefore solicit a Notice of Allowance for all of the pending claims. If the Examiner feels that a telephone interview would be helpful in advancing prosecution of this application, the Examiner is invited to contact the attorney below.

Certificate of Mailing Under 37 C.F.R. § 1.8(a) I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, DC 20231 on October 3, 2002.

Timothy X. Witkowski Registration No. 40,232

10-3-2002

Dated

Respectfully submitted,

Timothy X. Witkowski Registration No. 40,232 Attorney for Applicants

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GROUP 1600

Boehringer Ingelheim Pharmaceuticals Inc.

Examiner Patel USPTO

703-308-4556

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OFFICIAL

May 07, 2003

Case 1/1143

Dear

Timothy Witkowski Telephone 203-798-4310 Telefax 203-798-4408 E-Mail

900 Ridgebury Rd/P.O. Box 368 Ridgefield, CT 06877-0368

Please find enclosed the Reply to Restriction Requirement mailed to the USPTO on October 3, 2002.

Very truly yours,

Timothy Withowski plf

APPLICANT(S): Fuchs, K. et al
SERIAL NO.: 09/912,163
FILING DATE: July 24, 2001
DOCKET NO.: 1/1143
TITLE: Phenyl- and Phenylalkyl Substituted
Ethanolamines and Ethylenediamines

IN CONNECTION WITH THE ABOVE CASE, PLEASE DATE STAMP TO ACKNOWLEDGE RECEIPT OF THE DOCUMENTS LISTED BELOW, AND RETURN TO

ADDRESSEE.

1. Reply to Restriction Requirement

Mailed: October 3, 2002

AU 1624 Exammer Patel 703308-4556